HOWARD A. SLAVITT (State Bar No. 172840) ef-has@cpdb.com, 1 KATHERINE C. ZARATE (State Bar No. 214922) ef-kcz@cpdb.com COBLENTZ, PATCH, DUFFY & BASS LLP 2 One Ferry Building, Suite 200 San Francisco, California 94111-4213 3 Tel. 415-391-4800 / Fax 415-989-1663 4 ROBERT RUBIN (CA SBN 85084) rrubin@lccr.com PHILIP HWANG (CA SBN 185070) phwang@lccr.com LAWYERS' COMMITTEE FOR CIVIL RIGHTS 131 Steuart Street, Suite 400 San Francisco, CA 94105 Tel. 415-543-9444 / Fax 415-543-0296 JULIA HARUMI MASS (CA SBN 189649) jmass@aclunc.org 8 ALAN L. SCHLOSSER (CA SBN 49957) aschlosser@aclunc.org AMERICAN CIVIL LIBÈRTIES UNION FOUNDATION OF NORTHERN CALIFORNIA 39 Drumm Street 10 San Francisco, CA 94111 Tel. 415-621-2493 / Fax 415-225-8437 11 LUCAS GUTTENTAG (CA SBN 90208) lguttentag@aclu.org 12 AMERICAN CIVIL LIBERTIES UNION FOUNDATION IMMIGRANTS' RIGHTS PROJECT 13 39 Drumm Street San Francisco, CA 94111 14 Tel. 415-343-0770 / Fax 415-395-0950 15 Attorneys for KEBIN REYES, a minor, by and through his father and guardian, NOE REYES 16 UNITED STATES DISTRICT COURT 17 NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION 18 KEBIN REYES, a minor, by and through his Case No. C07-2271-SBA 19 father and guardian NOE REYES, 20

JOINT MOTION SEEKING APPROVAL OF SETTLEMENT, AND MEMORANDUM OF POINTS AND **AUTHORITIES IN SUPPORT THEREOF** 

Plaintiff,

v.

3 through 50 inclusive,

NANCY ALCANTAR, San Francisco Field Office Director for Detention and Removal Services, Immigration Customs Enforcement, in her individual capacity; JOHN P. MARTINEZ, in his individual capacity; GREGORY J. WILLIAMS in his individual capacity; UNITED STATES OF AMERICA, and DOES

Defendants.

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Plaintiff Kebin Reyes, a minor, by and through his father and guardian, Noe Reyes, and Defendants United States of America, Nancy Alcantar, Gregory J. Williams, and John P. Martinez, jointly move to have the Court approve their settlement and enter an order establishing a blocked custodial account. This motion is based on this motion and memorandum of points and authorities, the declaration of Katherine C. Zarate filed herewith and the pleadings and filings of record in this case.

## **DISCUSSION**

On March 7, 2008, the parties participated in a settlement conference in front of Magistrate Judge Elizabeth Laporte. After several hours of negotiations, the parties agreed to a settlement, which was placed on the record. The parties hereby seek approval of the attached Stipulation and Agreement of Compromise and Settlement, which includes an order establishing a blocked account and the conditions of withdrawal there from. The order establishing a blocked account for the settlement proceeds is appropriate because plaintiff, Kebin Reyes, is a minor.

At the settlement conference, and since, the parties have negotiated at arm's-length. The settlement was based on a discussion of the merits of plaintiff's claims, the likely defenses, the probability of success, and a compromise that would compensate plaintiff for his alleged damages.

Counsel for plaintiff believes that this settlement is in the interests of plaintiff Kebin Reves, a minor, because, among other reasons:

- His father, who has acted as guardian ad litem throughout the litigation, participated at the settlement conference; agreed to the settlement terms on the record at the settlement conference; and has since approved of and signed the written settlement agreement.
- The settlement proceeds will benefit Kebin Reyes. Of the \$30,000 being paid to 2. settle the case, only \$1,400 will be paid to plaintiff's counsel, Coblentz, Patch, Duffy & Bass LLP as partial reimbursement for costs incurred on plaintiff's behalf in this proceeding. The remainder shall be deposited in an insured account in a financial institution consistent with the California Probate Code, including Section 3611(b). Absent further court order, the only funds that may be withdrawn from the blocked account before Kebin's eighteenth birthday are either (a) to pay

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federal or state income taxes attributable to the settlement proceeds (see [Proposed] Order Establishing Blocked Custodial Account and Conditions of Withdrawal Therefrom, attached as Exh. B, hereto, ¶ 4), or (b) interest earned on the funds, which interest the custodian of the account shall pay directly to Kebin Reyes or shall expend for Kebin's sole and exclusive benefit. (See Exh. B at ¶ 5.) The custodian is Noe Reyes, Kebin's father, who has acted as his guardian ad litem in this litigation.

- The other principal consideration received by plaintiff under the settlement is that 3. plaintiff's father, Noe Reyes, shall receive a two-year period of deferred action status, subject to biennial reviews for extension of such status, if a final order of removal is ultimately entered against Noe Reyes. (See Stipulation and Agreement of Compromise and Settlement, attached as Exhibit A, hereto, ¶ 4.) This will directly benefit Kebin Reyes because it means that Kebin can continue to live in the United States and be educated here during the period of deferred action status. Even if Kebin's father is ultimately required to leave the United States (and Kebin leaves with him), having been educated for several more years in the United States will make it easier for Kebin, a United States citizen, to adjust to life here, if he later chooses to return to the United States.
- The amount of costs requested for plaintiff's counsel, \$1,400, is reasonable and 4. appropriate. It is only a fraction of the out-of-pocket costs incurred by plaintiff's counsel. The fee agreement between plaintiff and plaintiff's counsel provided for the recovery of costs. Also, plaintiff's counsel did not receive any fees for the time expended on this litigation because it was a pro bono engagement. (Declaration of Katherine Zarate, ¶¶ 3-6.)

In light of the foregoing, the settlement protects Kebin Reyes' interests. The parties jointly request that the Court find that this settlement is a fair compromise of Kebin Reye's claims and that it protects his interests as a minor, and that the Court approve the Settlement attached hereto as Exhibit A and the [Proposed] Order Establishing Blocked Custodial Account attached hereto as Exhibit B.

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Exhibit A

1 2	HOWARD A. SLAVITT (State Bar No. 172840) KATHERINE C. ZARATE (State Bar No. 21492 COBLENTZ, PATCH, DUFFY & BASS LLP	
3	One Ferry Building, Suite 200 San Francisco, California 94111-4213 Tel. 415-391-4800 / Fax 415-989-1663	
4	ROBERT RUBIN (CA SBN 85084) rrubin@lccr	com
5	PHILIP HWANG (CA SBN 185070) phwang@lo LAWYERS' COMMITTEE FOR CIVIL RIGHT	ecr.com
6 7	131 Steuart Street, Suite 400   San Francisco, CA 94105   Tel. 415-543-9444 / Fax 415-543-0296	
8	JULIA HARUMI MASS (CA SBN 189649) jma:	ss@aclunc.org
9	ALAN L. SCHLOSSER (CA SBN 49957) aschlo AMERICAN CIVIL LIBERTIES UNION FOUN NORTHERN CALIFORNIA	
10	39 Drumm Street	
11	San Francisco, CA 94111 Tel. 415-621-2493 / Fax 415-225-8437	
12	LUCAS GUTTENTAG (CA SBN 90208) lguttentag@aclu.org AMERICAN CIVIL LIBERTIES UNION FOUNDATION	
13	IMMIGRANTS' RIGHTS PROJECT 39 Drumm Street	
14	San Francisco, CA 94111 Tel. 415-343-0770 / Fax 415-395-0950	
15 16	Attorneys for KEBIN REYES, a minor, by and through his father and guardian, NOE REYES	
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION	
19	KEBIN REYES, a minor, by and through his father and guardian NOE REYES,	Case No. C07-2271-SBA
20	Plaintiff,	STIPULATION AND AGREEMENT OF COMPROMISE AND SETTLEMENT;
21		AND [PROPOSED] ORDER
22	V.	
23	NANCY ALCANTAR, San Francisco Field Office Director for Detention and Removal	
24	Services, Immigration Customs Enforcement, in her individual capacity; JOHN P. MARTINEZ,	
25	in his individual capacity; GREGORY J. WILLIAMS in his individual capacity;	
6	UNITED STATES OF AMERICA, and DOES 3 through 50 inclusive,	
7	Defendants.	
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- 11	08561 023.862783v2	Case No. C07-2271-SB

IT IS HEREBY STIPULATED by and between Plaintiff Kebin Reyes, a minor, by and through his father and guardian, Noe Reyes, and Defendants United States of America, Nancy Alcantar, Gregory J. Williams, and John P. Martinez, by and through their respective attorneys as follows:

- 1. The parties do hereby agree to settle and compromise the above-entitled action under the terms and conditions set forth herein.
- 2. The plaintiff agrees to voluntarily dismiss his claims in the above-captioned action against NANCY ALCANTAR, GREGORY J. WILLIAMS, and JOHN P. MARTINEZ with prejudice pursuant to Federal Rule of Civil Procedure 41(a).
- 3. The United States of America agrees to pay to Plaintiff the sum of Thirty Thousand Dollars and no cents (\$30,000.00) under the terms and conditions set forth herein.
- 4. The United States of America further agrees that, if a final order of removal is ultimately entered against Noe Reyes, the United States Immigration and Customs Enforcement will favorably grant him a request for a two-year period of deferred action status, subject to biennial reviews for extension of such status. As an alien in deferred action status, Noe Reyes may be granted employment authorization, upon application. While he has deferred action status, the United States of America will not seek to remove or detain Noe Reyes for any immigration or removal-related purposes, unless he engages in criminal activity that would subject him to another ground of removability under the Immigration and Nationality Act. The deferred action status will not accord any rights to permanent residence.
- 5. The plaintiff and his heirs, executors, administrators, assigns and attorneys hereby agree to accept the sum of Thirty Thousand Dollars and no cents (\$30,000) as well as the provision regarding deferred action specified in Paragraph Four, in full settlement and satisfaction of the claims raised in this action against the United States under the terms and conditions set forth herein.
- 6. It is also agreed, by and among the parties, that the settlement amount of Thirty Thousand Dollars and no cents (\$30,000) represents the entire amount payable to plaintiff and his heirs, executors, administrators, assigns and attorneys.

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7. It is also agreed, by and among the parties, that the settlement amount of Thirty		
Thousand Dollars and no cents (\$30,000) shall be made payable to Coblentz, Patch, Duffy & Bass		
LLP Client Trust Account. The check will be mailed to the plaintiff's attorney at the following		
address: Howard Slavitt, Esq., Coblentz, Patch, Duffy & Bass, One Ferry Building, Suite 200,		
San Francisco, California 94111. Of the \$30,000, One Thousand Four Hundred Dollars and no		
cents (\$1,400) shall be paid to Coblentz, Patch, Duffy & Bass, LLP as partial reimbursement for		
costs incurred on plaintiff's behalf in this proceeding. The remainder of \$28,600 shall be		
deposited in an insured account in a financial institution as set forth in Exhibit A, hereto.		

- 8. It is also agreed, by and among the parties, that the respective parties will each bear their own costs, fees, and expenses, and that any attorney's fees owed by the plaintiff will be paid out of the settlement amount and not in addition thereto.
- 9. It is also understood by and among the parties that, pursuant to Title 28, United States Code, Section 2678, attorneys' fees for services rendered in connection with this action shall not exceed 25 percent of the amount of the compromise settlement.
- 10. The persons signing this Settlement Agreement warrant and represent that they possess full authority to bind the persons on whose behalf they are signing to the terms of the settlement.
- 11. This stipulation for compromise settlement shall not constitute an admission of liability or fault on the part of the United States, its agencies, agents, servants, or employees, and is entered into by the parties for the purpose of compromising disputed claims and avoiding the expenses and risks of litigation.
- 12. In consideration of the payment of Thirty Thousand Dollars and no cents (\$30,000) as well as the provision regarding deferred action specified in Paragraph Four, the plaintiff releases and forever discharges the defendants, and any and all of their past and present agencies, officials, employees, agents, attorneys, successors, and assigns from any and all obligations, damages, liabilities, causes of action, claims, and demands of any kind and nature whatsoever, whether suspected or unsuspected, arising in law or equity, arising from or by reason of any and all known, unknown, foreseen, or unforeseen injuries, and the consequences thereof, resulting

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  Case No. C07-2271-SBA

 from the facts, circumstances and subject matter that gave rise to this action, including all claims under the Federal Tort Claims Act (FTCA), all constitutional or *Bivens* claims, any other claim relating to the events on March 6, 2007, and all claims relating to the prosecution and defense of this action.

- 13. In consideration of the dismissal with prejudice, the release in Paragraph Twelve, and the other terms of this Settlement Agreement, each of the defendants releases and forever discharges plaintiff, and any and all of his past and present employees, agents, parents, guardians ad litem, attorneys, successors, and assigns from any and all obligations, damages, liabilities, causes of action, claims, and demands of any kind and nature whatsoever, whether suspected or unsuspected, arising in law or equity, arising from or by reason of any and all known, unknown, foreseen, or unforeseen injuries, and the consequences thereof, resulting from the facts, circumstances and subject matter that gave rise to this action, including all claims under the Federal Tort Claims Act (FTCA), all constitutional or *Bivens* claims, any other claim relating to the events on March 6, 2007, and all claims relating to the prosecution and defense of this action.
  - 14. The provisions of California Civil Code Section 1542 are set forth below:
    - "A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor."

The plaintiff and each of defendants having been apprised of the statutory language of California Civil Code Section 1542 by his, her or its attorneys, and fully understanding the same, nevertheless elects to waive the benefits of any and all rights he, she or it may have pursuant to the provision of that statute and any similar provision of federal law. Plaintiff and each of defendants understands that, if the facts concerning plaintiff's injuries and the liability of the government or any of defendants for damages pertaining thereto are found hereinafter to be other than or different from the facts now believed by them to be true, the Agreement shall be and remain effective notwithstanding such material difference.

15. This Agreement may be pled as a full and complete defense to any subsequent action or other proceeding involving any person or party which arises out of the claims released

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and discharged by the Agreement.

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- 16. In consideration of this Agreement and the payment of the foregoing amount thereunder, Plaintiff agrees that his counsel will immediately upon execution of this agreement, execute a Stipulation of Dismissal, which stipulation shall dismiss, with prejudice, all claims asserted in this action or any claims that could have been asserted in this action, which is captioned *Reyes v. Alcantar, et al.*, C-07-2271-SBA. This fully executed Stipulation of Dismissal will be held by counsel for the defendants. It will not be filed with the Court until receipt by plaintiff's counsel of the settlement amount.
- 17. Plaintiff has been informed that, although it is expected that payment will be made within 120 days, it may take more than 120 days to process.
- 18. The parties agree that should any dispute arise with respect to the implementation of the terms of this Agreement, Plaintiff shall not seek to rescind the Agreement and pursue his original causes of action. Plaintiff's sole remedy in such a dispute is an action to enforce the Agreement in district court. The parties agree that the District Court of the Northern District of California will retain and shall have jurisdiction over this matter for the purposes of resolving any dispute alleging a breach of this Agreement.
- 19. Each of the parties acknowledges that they have been represented by and have relied upon independent counsel in negotiating, preparing and entering into this agreement and they have had the contents of this agreement fully explained by counsel and that they are fully aware of and understand all of the terms of the agreement and the legal consequences thereof. It is further acknowledged that the parties have mutually participated in the drafting of this agreement and it is agreed that no provision herein shall be construed against any party hereto by virtue of the drafting of this agreement.
- 20. If any provision of this agreement shall be held invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- 21. This agreement shall constitute the entire agreement between the parties, and it is expressly understood that this agreement has been freely and voluntarily entered into by the parties

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hereto with the advice of counsel, who have explained the legal effect of this agreement. The parties further acknowledge that no warranties or representations have been made on any subject 2 3 other than as set forth in this agreement. The parties agree that this Stipulation and Agreement of Compromise and 4 22. 5 Settlement may be made public in its entirety, and plaintiff expressly consents to such release and disclosure pursuant to 5 U.S.C. § 522a(b). 6 7 This agreement may not be altered, modified or otherwise changed in any respect except in writing, duly executed by all of the parties or their authorized representatives. 8 9 Dated: May 22, 2008 Rebiniras NiAiR KEBIN REYES 10 Plaintiff, a minor, by and through his father 11 and guardian ad litem, Noe Reyes 12 Dated: May ..., 2008 13 Plaintiff's Father 14 15 Dated: May \_\_\_, 2008 16 NANCY ALCANTAR 17 Dated: May \_\_, 2008 18 JOHN P. MARTINEZ 19 Dated: May \_\_, 2008 20 **GREGORY J. WILLIAMS** 21 Dated: May \_\_\_, 2008 22 23 UNITED STATES OF AMERICA by and through, JOSEPH P. RUSSONIELLÓ 24 United States Attorney, EDWARD A. OLSEN Assistant United States Attorney 25 26 27 28 111 08561.023.862783v2 Case No. C07-2271-SBA STIPULATION AND AGREEMENT OF COMPROMISE AND SETTLEMENT; AND [PROPOSED] ORDER

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hereto with the advice of counsel, who have explained the legal effect of this agreement. The parties further acknowledge that no warranties or representations have been made on any subject 2 3 other than as set forth in this agreement. 4 22. The parties agree that this Stipulation and Agreement of Compromise and || Settlement may be made public in its entirety, and plaintiff expressly consents to such release and 5 6 disclosure pursuant to 5 U.S.C. § 522a(b). 7 23. This agreement may not be altered, modified or otherwise changed in any respect except in writing, duly executed by all of the parties or their authorized representatives. 8 9 Dated: May \_\_\_, 2008 KEBIN REYES 10 Plaintiff, a minor, by and through his father 11 and guardian ad litem, Noe Reyes 12 Dated: May \_\_\_, 2008 13 **NOE REYES** Plaintiff's Father 14 15 Dated: May 27, 2008 16 17 Dated: May , 2008 18 JOHN P. MARTINEZ 19 Dated: May , 2008 20 **GREGORY J. WILLIAMS** 21 Dated: May \_\_\_, 2008 22 23 UNITED STATES OF AMERICA by and through, JOSEPH P. RUSSONIELLÓ 24 United States Attorney, EDWARD A. OLSEN Assistant United States Attorney 25 Approved as to form: 26 Dated: May \_\_\_, 2008 27

STIPULATION AND AGREEMENT OF COMPROMISE AND SETTLEMENT; AND [PROPOSED] ORDER

hereto with the advice of counsel, who have explained the legal effect of this agreement. The

parties further acknowledge that no warranties or representations have been made on any subject

STIPULATION AND AGREEMENT OF COMPROMISE AND SETTLEMENT; AND (PROPOSED) ORDER

Case No. C07-2271-SBA

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The parties agree that this Stipulation and Agreement of Compromise and 22. 4 Settlement may be made public in its entirety, and plaintiff expressly consents to such release and 5 disclosure pursuant to 5 U.S.C. § 522a(b). 6 This agreement may not be altered, modified or otherwise changed in any respect 7 23. # FRANCISCO, CALIFORNIA 94111-4213 FAX 415.989.1663 except in writing, duly executed by all of the parties or their authorized representatives. 8 9 Dated: May \_\_, 2008 **KEBIN REYES** 10 Plaintiff, a minor, by and through his father and guardian ad litem, Noe Reyes 11 12 Dated: May \_\_, 2008 **NOE REYES** 13 Plaintiff's Father 14 15 Dated: May \_\_\_, 2008 16 17 Dated: May 27, 2008 18 19 Dated: May \_\_\_, 2008 20 **GREGORY J. WILLIAMS** 21 Dated: May \_\_\_, 2008 22 UNITED STATES OF AMERICA by and 23 through, JOSEPH P. RUSSONIELLO United States Attorney, EDWARD A. OLSEN 24 Assistant United States Attorney 25 Approved as to form: 26 Dated: May \_\_, 2008 27 28

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other than as set forth in this agreement.

Approved as to form:

Dated: May \_\_\_, 2008

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hereto with the advice of counsel, who have explained the legal effect of this agreement. The parties further acknowledge that no warranties or representations have been made on any subject 3 other than as set forth in this agreement. The parties agree that this Stipulation and Agreement of Compromise and 22. 4 Settlement may be made public in its entirety, and plaintiff expressly consents to such release and 5 6 disclosure pursuant to 5 U.S.C. § 522a(b). 7 This agreement may not be altered, modified or otherwise changed in any respect 23. except in writing, duly executed by all of the parties or their authorized representatives. 8 9 Dated: May \_\_\_, 2008 KEBIN REYES 10 Plaintiff, a minor, by and through his father 11 and guardian ad litem, Noe Reyes 12 Dated: May \_\_\_, 2008 13 **NOE REYES** Plaintiff's Father 14 15 Dated: May \_\_\_, 2008 16 NANCY ALCANTAR 17 Dated: May \_\_\_, 2008 18 JOHN P. MARTINEZ 19 Dated: May J. 2008 20 GREGOR 21 Dated: May \_\_\_, 2008 22 23 UNITED STATES OF AMERICA by and through, JOSEPH P. RUSSONIELLÓ 24 United States Attorney, EDWARD A. OLSEN Assistant United States Attorney 25

STIPULATION AND AGREEMENT OF COMPROMISE AND SETTLEMENT; AND [PROPOSED] ORDER

hereto with the advice of counsel, who have explained the legal effect of this agreement. The

parties further acknowledge that no warranties or representations have been made on any subject

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3 other than as set forth in this agreement. 22. 4 The parties agree that this Stipulation and Agreement of Compromise and Settlement may be made public in its entirety, and plaintiff expressly consents to such release and 5 disclosure pursuant to 5 U.S.C. § 522a(b). 6 7 23. This agreement may not be altered, modified or otherwise changed in any respect 200, SAN FRANCISCO, CALIFORNIA 94111-4213 4800 FAX 415 989 1663 except in writing, duly executed by all of the parties or their authorized representatives. 8 9 Dated: May \_\_, 2008 10 KEBIN REYES Plaintiff, a minor, by and through his father 11 and guardian ad litem, Noe Reyes 12 Dated: May , 2008 13 **NOE REYES** Plaintiff's Father 14 15 Dated: May \_\_, 2008 415.391.4800 16 NANCY ALCANTAR 17 Dated: May \_\_\_, 2008 18 JOHN P. MARTINEZ 19 Dated: May \_\_, 2008 20 GREGORY J. WILLIAMS 21 Dated: May 3, 2008 22 23 WNITED STATES OF AMERICA by and through, JOSEPH P. RUSSONIELLO 24 United States Attorney, EDWARD A. OLSEN Assistant United States Attorney 25 Approved as to form: 26 Dated: May \_\_, 2008 27 28 08561.023.862783v2 Case No. C07-2271-SBA STIPULATION AND AGREEMENT OF COMPROMISE AND SETTLEMENT; AND [PROPOSED] ORDER

[PROPOSED] ORDER

ELIZABETH D. LAPORTE

Attorneys for Plaintiff

United States District Court Magistrate Judge

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Case No. C07-2271-SBA

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Exhibit B

HOWARD A. SLAVITT (State Bar No. 172840) ef-has@cpdb.com. KATHERINE C. ZARATÈ (State Bar No. 214922) ef-kcz@cpdb.com 1 COBLENTZ, PATCH, DUFFY & BASS LLP 2 One Ferry Building, Suite 200 San Francisco, California 94111-4213 3 Tel. 415-391-4800 / Fax 415-989-1663 4 ROBERT RUBIN (CA SBN 85084) rrubin@lccr.com PHILIP HWANG (CA SBN 185070) phwang@lccr.com LAWYERS' COMMITTEE FOR CIVIL RIGHTS 131 Steuart Street, Suite 400 San Francisco, CA 94105 Tel. 415-543-9444 / Fax 415-543-0296 JULIA HARUMI MASS (CA SBN 189649) jmass@aclunc.org 8 ALAN L. SCHLOSSER (CA SBN 49957) aschlosser@aclunc.org AMERICAN CIVIL LIBÈRTIES UNION FOUNDATION OF 9 NORTHERN CALIFORNIA 39 Drumm Street 10 San Francisco, CA 94111 Tel. 415-621-2493 / Fax 415-225-8437 11 LUCAS GUTTENTAG (CA SBN 90208) lguttentag@aclu.org 12 AMERICAN CIVIL LIBERTIES UNION FOUNDATION IMMIGRANTS' RIGHTS PROJECT 13 39 Drumm Street San Francisco, CA 94111 14 Tel. 415-343-0770 / Fax 415-395-0950 15 Attorneys for KEBIN REYES, a minor, by and through his father and guardian, NOE REYES 16 UNITED STATES DISTRICT COURT 17 NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION 18 KEBIN REYES, a minor, by and through his Case No. C07-2271-SBA 19 father and guardian NOE REYES, [PROPOSED] ORDER ESTABLISHING 20 Plaintiff. BLOCKED CUSTODIAL ACCOUNT AND CONDITIONS OF WITHDRAWAL 21 THEREFROM v. 22 NANCY ALCANTAR, San Francisco Field Office Director for Detention and Removal 23 Services, Immigration Customs Enforcement, in her individual capacity; JOHN P. MARTINEZ, 24 in his individual capacity; GREGORY J. WILLIAMS in his individual capacity; 25 UNITED STATES OF AMERICA, and DOES 3 through 50 inclusive, 26 Defendant. 27 28 Case No. C07-2271-SBA

[PROPOSED] ORDER ESTABLISHING BLOCKED ACCOUNT AND CONDITIONS OF WITHDRAWAL THEREFROM

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Good cause appearing to set up a blocked custodial account for Kebin Reyes, a minor, to provide for certain amounts to be disbursed on a monthly basis to his father and guardian, Noe Reyes, to expend for Kebin's benefit, and to permit Kebin Reyes to withdraw as much of the remaining balance as he may elect at any time after the date of his eighteenth birthday, it is hereby ORDERED that:

- 1. The law firm of Coblentz, Patch, Duffy & Bass LLP, as attorneys for Plaintiff Kebin Reyes, is authorized and directed to distribute the settlement proceeds initially payable to and deposited in its client trust account, on behalf of Plaintiff, in the amount of \$28,600 to establish a blocked custodial account under California Probate Code Section 3611(b), for the sole benefit of Kebin Reyes (the "Blocked Custodial Account"). The Blocked Custodial Account shall be established in a reasonably expeditious manner after such funds are received by Coblentz. Patch, Duffy & Bass LLP and shall be an insured account at a financial institution in this state.
- 2. Noe Reyes, the father and legal guardian of Kebin Reyes, shall be named as the initial Custodian for the Blocked Custodial Account with the power to name his successor Custodian to serve in the event he is no longer able to do so. The funds deposited into the Blocked Custodial Account shall be subject to withdrawal only upon the conditions specified in this Order, as set forth below, or by further order of a California state court; provided, however, that Noe Reves, as Custodian, shall have the authority to manage and invest the assets of such account, either directly or indirectly, in accordance with the standards set forth in California Probate Code Sections 2570 – 2574 and the prudent person standard for investment of custodial funds.
- 3. Pursuant to California Probate Code Section 3611(b), Noe Reyes, the father and legal guardian of Kebin Reyes, is authorized and instructed to open an insured custodial account for the benefit of Kebin Reyes (the "Non-Blocked Custodial Account") as soon as practical after the Blocked Custodial Account is established. The Non-Blocked Custodial Account shall be an insured account established and maintained at the same financial institution that maintains custody of the Blocked Custodial Account. Noe Reyes shall be named as the initial Custodian for the Non-Blocked Custodial Account with the power to name his successor Custodian to serve in the

event he is no longer able to do so. The funds deposited into the Non-Blocked Custodial Account

shall be subject to withdrawal only upon the conditions specified in this Order, as set forth below,

following withdrawals: (i) a withdrawal from the Blocked Custodial Account, not to exceed the

aggregate sum of Six Thousand Dollars (\$6,000), for the sole and specific purpose of paying

federal and state income taxes on the taxable income attributable to the award of the

Noe Reyes, as Custodian of the Blocked Custodial Account, may request the

or by further order of a state court.

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settlement proceeds to Plaintiff Kebin Reyes for the year in which the settlement proceeds are paid by the United States of America, without further court order; and (ii) a withdrawal from the Blocked Custodial Account, not to exceed the aggregate sum of One Thousand Dollars (\$1,000) each year in which such withdrawal may be made as specified below, for the sole and specific

Custodial Account for each tax year following the year in which the United States of America

purpose of paying federal and state income taxes on the taxable income attributable to Blocked

pays the settlement proceeds, without further court order. All such funds shall be disbursed by the financial institution having custody of such account in the form of cashier's or certified checks

issued by said institution and made payable directly to the taxing authorities, namely, the United

States Treasury and the appropriate state taxing authority. Such checks shall be issued in the relative amounts requested by the Custodian, Noe Reyes.

5. Upon the establishment of the accounts described in this Order and continuing until the earlier of the (i) disbursement of all funds deposited into the Blocked Custodial Account or (ii) termination of the Blocked and Non-Blocked Custodial Accounts as set forth below, the financial institution that maintains custody of such accounts shall initiate a transfer from the Blocked Custodial Account to the Non-Blocked Custodial Account of the amount of interest earned on the Blocked Custodial Account assets that are held in any Time Account, at such time that said interest is earned. Noe Reyes, as Custodian for the Non-Blocked Custodial Account, may withdraw the entire balance of the Non-Blocked Custodial Account at any time, without further court order, provided that Noe Reyes deliver or pay said funds directly to Kebin Reyes, or expend

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said funds for Kebin Reyes' sole and exclusive benefit, consistent with California Probate Code Section 3914.

- 6. Noe Reyes, as Custodian of the accounts described above, is hereby ordered and directed to inform Kebin Reyes, no later than the date of Kebin Reyes' eighteenth (18th) birthday, of the existence of the above accounts and of Kebin Reyes' right to withdraw the funds remaining therein.
- 7. Upon the date of Kebin Reyes' eighteenth (18th) birthday, the financial institution that maintains custody of the Blocked Custodial Account and the Non-Blocked Custodial Account may distribute to Kebin Reyes the entire remaining balance of the Blocked Custodial Account and the Non-Blocked Custodial Account, without further court order. The Blocked Custodial Account and the Non-Blocked Custodial Account shall terminate after the remaining balances of both accounts are distributed to Kebin Reyes following the date of his eighteenth (18th) birthday, or sooner by further court order.

IT IS SO ORDERED.

Dated:

ELIZABETH D. LAPORTE

United States District Court Magistrate Judge 08561.023.844118v8

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